

**WW Engineering & Science, Inc.**

5555 Glenwood Hills Parkway SE • PO Box 874 • Grand Rapids, MI 49588-0874 • (616) 942-9600, Fax (616) 942-6499

October 7, 1992

Mr. Wade Hillman
U. S. Environmental Protection Agency
Quality Assurance Section
77 West Jackson
Mail Code SQ-14J
Chicago, IL 60604

RE: ALBION-SHERIDAN TOWNSHIP LANDFILL SITE

Dear Wade:

Along with this letter, I am faxing you a copy of the letter I sent to Jan Pels regarding three outstanding issues for the Albion-Sheridan Township Landfill QAPP. Jan called me with her responses to the questions.

Question 1. Her response and recommendation is documented in WWES' comment response letter sent to Mary Beth Novy dated September 30, 1992, under Comment 11.

Question 2. Her response is documented in the letter referenced above under Comment 6.

Question 3. Jan indicated that this would be fine and we have added language to page 6-A and added an addendum to all SASs for leachate to accommodate this comment. See additional documentation in the letter stated above under Comment 7.

Please feel free to call me if you have any additional questions regarding any issues. Thank you for your attention.

Sincerely yours,

WW ENGINEERING & SCIENCE, INC.
Environmental Services Division

Elizabeth M. Uhl
Site Project Manager

cc: 04011, 32

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September 23, 1992

Ms. Jan Pels, RSCC
U.S. EPA CRL
536 S. Clark St
Chicago, IL 60605

RE: Albion-Sheridan Township Landfill QAPP
WA 11-5LAN

Dear Jan:

I spoke with Wade Hillman concerning the 2nd draft of the Albion Landfill QAPP. Three issues arose that Wade wanted your input on. If you could review these three issues and call me as soon as feasibly possible, I would appreciate it. I am trying to address his additional comments as fast as humanly possible so that we may begin sampling the week of October 5, 1992.

1. We are proposing to collect landfill waste samples for TCL organics, TAL inorganics, and TCLP. We have absolutely no idea what these samples may contain. In our current draft we have identified these as medium concentration samples. Wade does not feel comfortable with this. I recommended that we send these as high concentration samples. With your concurrence, this is what we will do.
2. The current inorganics low detection limit Res Well SAS Rev. 7, 4/92 refers to SOW ILMO1. Wade wanted to know why we didn't reference SOW ILMO1.0. Is this because you want to remain flexible with reference to the TAL inorganics SOW or may I add ".0" into the SAS?
3. When we schedule the leachate samples, can we alert the laboratory(s) performing the analyses that these may or may not be medium concentration samples and that they should screen them prior to analysis to determine whether they are actually low or medium?

Sincerely yours,

WW ENGINEERING & SCIENCE, INC.
ENVIRONMENTAL SERVICES DIVISION

Elizabeth M. Uhl
Site Project Manager

cc: 04011, 32
Mary Beth Novy, U.S. EPA RPM